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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/090.136	03/01/2002	Jiewen Liu	42390P11398	3593
8791	7590 03/25/2004		EXAMINER	
BLAKELY SOKOLOFF TAYLOR & ZAFMAN			HASHEM, LISA	
	HIRE BOULEVARD, SEV LES, CA 90025	ENTH FLOOR	ART UNIT	PAPER NUMBER
EOS ANGEL	20, 011 70025		2645	
			DATE MAILED: 03/25/2004	4 2

Please find below and/or attached an Office communication concerning this application or proceeding.

1

	Application No.	Applicant(s)	1			
	10/090,136	LIU ET AL.				
Office Action Summary	Examiner	Art Unit	·			
	Lisa Hashem	2645				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	correspondence ac	idress			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered time the mailing date of this o D (35 U.S.C. § 133).	ty. communication.			
Status						
1) Responsive to communication(s) filed on 01 M	arch 2002.					
·	action is non-final.					
·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	х рапе Quayle, 1935 С.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-27 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-27 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	vn from consideration.	·				
Application Papers						
9)☐ The specification is objected to by the Examine 10)☒ The drawing(s) filed on <u>01 March 2002</u> is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11)☐ The oath or declaration is objected to by the Ex	a)⊠ accepted or b)□ objected t drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 C	FR 1.121(d).			
Priority under 35 U.S.C. § 119	•					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicativity documents have been received in Rule 17.2(a)).	ion No ed in this National	Stage			
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate	0-152)			

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DETAILED ACTION

1. Claims 1-27 are pending in this office action.

Drawings

2. The proposed drawing correction and/or the proposed substitute sheets of drawings, filed on March 1, 2002 have been accepted.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claims 15 and 26 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Applicant must specifically mention how the authentication and data exchange procedures described in claims 15 and 26, respectively, are in accordance with the IEEE 802.11 Standard.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 6. Claims 1-27 are rejected under 35 U.S.C. 102(e) as being clearly anticipated over U.S. Patent No. 6,259,405 by Stewart et al, hereinafter Stewart.

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Regarding claim 1, Stewart discloses a method comprising: broadcasting a synchronization signal from a wireless access point device or AP (Figure 1A, 120) indicating a mode of operation and available network services; and establishing a connection between a non-authorized mobile device or non-registered PCD (portable computing device) (Figure 1A, 110A) and the access point device (see Figures 4 and 5; column 12, line 57 – column 13, line 25).

Regarding claim 2, the method of claim 1 mentioned above, wherein Stewart further discloses: wirelessly transmitting a synchronization signal to indicate a mode of operation and available network services (see Figure 4); receiving a request for connection establishment from the non-authorized mobile device (Figure 4: 446, 450); receiving a request for access to a selected network service, from among the available network services, from the non-authorized mobile device; and allowing the non-authorized mobile device access to the selected network service (Figure 4, 460, column 11, line 32 – column 13, line 64).

Regarding claim 3, the method of claim 1 mentioned above, wherein Stewart further discloses the available network services includes free public network services (column 13, lines 1-3).

Regarding claim 4, the method of claim 1 mentioned above, wherein Stewart further discloses the available network services includes pay-per-use public network services (column 14, lines 24-26; column 14, lines 50-57; column 15, lines 36-54).

Regarding claim 5, the method of claim 4 mentioned above, wherein Stewart further discloses: providing a form of payment for a pay-per-use network service (column 14, lines 24-26; column 14, lines 50-57).

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Regarding claim 6, the method of claim 5 mentioned above, wherein Stewart further discloses the form of payment is a credit card number (column 21, lines 1-4).

Regarding claim 7, the method of claim 5 mentioned above, wherein Stewart further discloses the form of payment is a prepaid payment number (column 22, lines 15-19).

Regarding claim 8, the method of claim 5 mentioned above, wherein Stewart further discloses: providing a secure transmission of information between the non-authorized mobile device and the access point device (column 6, lines 49-63).

Regarding claim 9, the method of claim 5 mentioned above, wherein Stewart further discloses: sending payment information from the non-authorized mobile device to the access point device wirelessly (column 21, lines 1-4).

Regarding claim 10, the method of claim 5 mentioned above, wherein Stewart further discloses: validating the payment information provided by the non-authorized mobile device; and providing the validation results to the non-authorized mobile device (column 21, lines 15-19; column 22, lines 15-19).

Regarding claim 11, the method of claim 10 mentioned above, wherein Stewart further discloses: inherently establishing a connection between the non-authorized mobile device to a selected network service only if payment validation successful (column 13, lines 6-18).

Regarding 12, the method of claim 11 mentioned above, wherein Stewart further discloses: disconnecting the non-authorized mobile device from a selected network service, from among the available network services, if payment expires (column 29, lines 29-43).

Regarding claim 13, the method of claim 1 mentioned above, wherein Stewart further discloses: performing data exchanges between the non-authorized mobile device and a selected

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network service, from among the available network services, through the access point (see Figure 5; column 14, line 50 – column 15, line 10).

Regarding claim 14, the method of claim 1 mentioned above, wherein Stewart further discloses: disconnecting the non-authorized mobile device from the access point device to terminate access to the available network services (Figure 5, 545; column 15, lines 10-12).

Regarding claim 15, the method of claim 1 mentioned above, wherein Stewart further discloses connection establishment uses any authentication procedure performed in accordance with the Electrical and Electronics Engineers (IEEE) Standard 802.11 Specification or its supplements (see Abstract).

Regarding claim, 16, please see the rejections of the method in claims 1 and 2 mentioned above, to reject the machine-readable medium in claim 16, wherein Stewart further discloses: a machine-readable medium having one or more instructions for enabling a non-authorized user to wirelessly access a number of network services, which when executed by a processor, causes the processor to perform operations (column 9, lines 35-41; column 10, lines 1-7).

Regarding claims 17-20, please see the rejections of the method in claims 4, 11, 12, and 13, mentioned above, respectively, to reject the machine-readable medium in claims 17-20.

Regarding claim 21, Stewart discloses an apparatus comprising: a transceiver port for wirelessly communicating with mobile devices; a network communications port communicatively coupled to the transceiver port, the network communications port for coupling to a network; and a control unit inherently coupled to the transceiver port and the network communications port, the control unit inherently configured to control access from the transceiver port to the network communications port and provide at least two modes of

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operation, a first mode of operation to provide authorized mobile devices access to the network communications port, and a second mode of operation to provide non-authorized mobile devices access to the network communications port (see Abstract; see Figures 4 and 5; column 7, line 52 – column 8, line 47).

Regarding claim 22, the apparatus of claim 21 mentioned above, wherein Stewart further discloses any one of the operation modes can be dynamically enabled or disabled (Figure 4: 442, 444; column 12, lines 53-59; column 13, lines 4-6).

Regarding claim 23, the apparatus of claim 21 mentioned above, wherein Stewart further discloses in the first mode of operation a specific authentication process is requested from the mobile devices to obtain full network access over the network communications port (column 12, lines 40-52) and in the second mode of operation no specific authentication process is requested from the mobile devices to obtain certain network access over the network communications port (column 13, lines 15-29; column 14, lines 19-22).

Regarding claim 24, the apparatus of claim 21 mentioned above, wherein Stewart further discloses the second mode of operation allows the non-authorized mobile devices to obtain public network access through the network communication port (column 13, lines 51-63).

Regarding claim 25, the apparatus of claim 21 mentioned above, wherein Stewart further discloses the control unit is inherently configured to provide secure services to both authorized and non-authorized mobile devices (column 6, lines 49-63).

Regarding claim 26, the apparatus of claim 21 mentioned above, wherein Stewart further discloses the control unit is inherently configured to provide data exchange to both authorized

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and non-authorized mobile devices in accordance with the Electrical and Electronics Engineers (IEEE)802.11 Standard (see Abstract and Figure 5).

Regarding claim 27, the apparatus of claim 21 mentioned above, wherein Stewart further discloses the control unit is inherently configured to provide a third mode of operation, the third mode of operation provides authorized mobile devices access to the network communications port and non-authorized mobile devices limited access to the network communications port simultaneously (column 13, lines 51-63).

Conclusion

- 7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure
 - U.S. Patent No. 6,477,156 by Ala-Laurila et al disclose identifying whether a mobile terminal and access point of a WLAN are capable of operation pursuant to a proprietary communication mode wherein a conventional IEEE 802.11 communication mode is possible
- 8. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

Or faxed to:

(703) 872-9314 (for formal communications intended for entry)

Or call:

(703) 306-0377 (for customer service assistance)

Hand-delivered responses should be brought to: Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

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9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lisa Hashem whose telephone number is (703) 305-4302. The examiner can normally be reached on M-F 8:30-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang can be reached on (703) 305-4895. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

lh

March 18, 2004

FAN TSANG
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600

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